CHAPTER 210

CITIES AND TOWNS

H. F. 788.

AN ACT to repeal chapter two hundred thirty-four (234), acts of the thirty-eighth (38) general assembly, and house file number two hundred ninety-seven (297), acts of the thirty-ninth (39) general assembly, and to enact a substitute therefor relating to contracts and maintenance bonds for street and sewer improvements.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Contractor's bond to repair. That chapter two hundred thirty-four (234), acts of the thirty-eighth (38) general assembly and house file number two hundred ninety-seven (297), acts of the thirty-ninth (39) general assembly, are hereby repealed and the following enacted in lieu thereof:

"Every contract for the making or reconstruction of any street or sewer improvement, except a street improvement by graveling shall contain a provision obligating the contractor and his bondsmen to keep such improvement in good repair for the period herein provided. In the case of a street improvement such obligation shall be for a 10 11 period of not less than four (4) years after the acceptance of the improvement by the city and in the case of a sewer improvement such 12 obligation shall be for a period of not less than two (2) years from 13 such acceptance. The bond of the contractor in such cases shall be 14 15 so conditioned as to conform to the terms of the contract for the mak-16 ing or reconstruction of the improvement as herein specified."

SEC. 2. Publication clause. This act being deemed of immediate importance, shall take effect and be in force from and after its publication in the Des Moines Register and the Des Moines Capital, newspapers published at Des Moines, Iowa.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register April 15, 1921, and in the Des Moines Capital April 18, 1921.

W. C. RAMSAY, Secretary of State.

CHAPTER 211

SCHOOLS AND SCHOOL DISTRICTS

H. F. 796.

AN ACT limiting actions questioning the legal organization of all school districts after the exercise of the franchises and privileges of the district for a certain term and to declared when school district shall be deemed organized and to have commenced the exercise of its franchises and privileges.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Limitation on quo warranto proceedings. No action shall be brought questioning the legality of the organization of any school district in this state after the exercise of the franchises and privileges of a district for the term of six months.

- SEC. 2. When organization deemed complete. Every school corporation shall, for the purpose of this act, be deemed duly organized and to have commenced the exercise of its franchises and privileges when the president of the board of directors has been elected, and the record book of such corporation duly certified by the acting secretary thereof, showing such election and the time thereof, shall be prima facie evidence of such facts.
- Retroactive scope. This act shall apply to all school districts heretofore organized, provided, however, that this act shall not 2 3 operate to bar actions questioning the legal organization of school 4 districts heretofore organized until thirty days after the taking effect 5 of this act.
- 1 SEC. 4. Pending litigation. This act shall not affect pending litigation.
- 1 SEC. 5. Publication clause. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Register and in the Des Moines Capital, newspapers published at Des Moines, Iowa.

Approved April 11, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 13, 1921. W. C. RAMSAY, Secretary of State.

CHAPTER 212

FISH AND GAME

H. F. 802.

AN ACT to amend section twenty-five hundred forty-two (2542) of the code (C. C. Sec. 1110), relating to fishing from a power-driven boat.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Fishing from motor boat. That the law as it appears in section twenty-five hundred forty-two (2542) of the code (C. C. Sec. 1110) be and the same is hereby amended by striking out 4 the period at the end of said section and inserting a semicolon, and 5 adding:
- 6 "and no fish may be taken by trolling from any gasoline oil or 7 electric launch or steamboat propelled by such power, from any of 8 the lakes of the state."
- SEC. 2. Non-applicability of act. This act shall not apply to or be effective upon the Mississippi or Missouri rivers.

Approved April 11, A. D. 1921.